



## UNITED STATES DEPARTMENT F COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	Δ.	TTORNEY DOCKET NO.
09/4819481.	988/11/001/11	100 BRUINSMBRUINSMA	F'	19941730

IM31/0309 020575 MARGER JOHNSON & MCCOLLOM PC 1030 SW MORRISON STREET PORTLAND OR 97205

EXA	MINER				
Paulinganoutenti. P					
ART UNIT	PAPER NUMBER				
1 <b>754</b> 1755	12				

DATE MAILED:

03/09/01

## Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

,								
THE	PERIOD FOR RESPONSE:							
a) 🗗	is extended to run	or continues to run	3 mas	_ from the date of the final	rejection			
b) 🔲	b) expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.							
	Any extension of time must be obtained. The date on which the response, the purposes of determining the period of 6 1.17 will be calculated from the date of	etition, and the fee have extension and the corre	e been filed is the sponding amount	e date of the response and t of the fee. Any extension	also the date for the fee pursuant to 37 CFR			
☐ App	pellant's Brief is due in accordance with	37 CFR 1.192(a).						
App to p	olicant's response to the final rejection, foliace the application in condition for allo	iled _3/7/&(	_ has been cons	sidered with the following et	fect, but it is not deemed			
1. 👿	The proposed amendments to the claim	and /or specification w	vill not be entered	d and the final rejection star	nds because:			
	a. There is no convincing showing upresented.	under 37 CFR 1.116(b)	why the propose	d amendment is necessary	and was not earlier			
	b. They raise new issues that would require further consideration and/or search. (See Note).							
	c. They raise the issue of new matter. (See Note).							
	d. They are not deemed to place t appeal.	he application in better	form for appeal t	by materially reducing or sir	nplifying the issues for			
	e. They present additional claims v	vithout cancelling a con	responding numb	per of finally rejected claims	<b>.</b> .			
	NOTE							
	NOTE:							
2. 🗆	Newly proposed or amended claims_	wot	uld be allowed if	submitted in a separately fil	ed amendment cancelling			
_	the non-allowable claims.			,				
3. 🔽	Upon the filing an appeal, the propose be as follows:	d amendment 🗍 will	be entered 🔟 v	vill not be entered and the	status of the daims will			
	Claims allowed:							
	Claims objected to: 28 - 35, 37	-67,969-7	7					
	However;							
	Applicant's response has overcon	ne the following rejection	n(s):					
	, <del></del>	<del>-</del>			r #			
4. 🗹	The affidavit, exhibit or request for rec Nations of the afficient	onsideration has been Resons Stote	considered but d	find tick in	ction because			
5. 🗌	The affidavit or exhibit will not be cons presented.	idered because applica	nt has not shown	good and sufficent reason	s why it was not earlier			
□ r	proposed drawing correction  has	has not been an	oroved by the ex	aminer	MINT			
☐ Oth		L has not been ap	proved by the ext		U P			
	rot .							

PAUL MARCANTONI PRIMARY EXAMINER